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BEFORE THE ARIZONA CORPORATION COMMISSION 1 2010 MAY -5 P 4: 48 KRISTIN K. MAYES 2 Chairman 3 AZ CORP COMMISSION **GARY PIERCE** DOCKET CONTROL Commissioner 4 Arizona Corporation Commission 5 PAUL NEWMAN DOCKETED Commissioner 6 MAY - 5 2010SANDRA D. KENNEDY 7 Commissioner **DOCKETED BY** 8 **BOB STUMP** Commissioner 9 IN THE MATTER OF THE APPLICATION OF ) DOCKET NO. W-01303A-09-0343 10 ARIZONA-AMERICAN WATER COMPANY, AN ARIZONA CORPORATION, FOR A DETERMINATION OF THE CURRENT FAIR 11 VALUE OF ITS UTILITY PLANT AND PROPERTY AND FOR INCREASES IN ITS 12 RATES AND CHARGES BASED THEREON FOR UTILITY SERVICE BY ITS ANTHEM 13 WATER DISTRICT AND ITS SUN CITY WATER DISTRICT. 14 15 IN THE MATTER OF THE APPLICATION OF DOCKET NO. SW-01303A-09-0343 ARIZONA-AMERICAN WATER COMPANY, 16 AN ARIZONA CORPORATION, FOR A 17 DETERMINATION OF THE CURRENT FAIR VALUE OF ITS UTILITY PLANT AND 18 PROPERTY AND FOR INCREASES IN ITS RATES AND CHARGES BASED THEREON FOR UTILITY SERVICE BY ITS 19 ANTHEM/AGUA FRIA WASTEWATER 20 DISTRICT, ITS SUN CITY WASTEWATER DISTRICT AND ITS SUN CITY WEST 21 WASTEWATER DISTRICT. 22 NOTICE OF FILING FORM OF PROTECTIVE ORDER 23

Arizona-American Water Company files the attached form of Protective

Order for consideration by the Administrative Law Judge.

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## RESPECTFULLY SUBMITTED this 5th day of May, 2010.

LEWIS AND ROCA LLP

Thomas H. Campbell
Michael T. Hallam
40 North Central Avenue
Phoenix, AZ 85004

Attorneys for Arizona-American Water Company

ORIGINAL and thirteen (13) copies of the foregoing filed this 5th day of May, 2010, with:

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The Arizona Corporation Commission Utilities Division – Docket Control 1200 W. Washington Street Phoenix, Arizona 85007

Copy of the foregoing hand-delivered this 5th day of May, 2010, to:

16 Steve Olea
Utilities Division
Arizona Corporation Commission
1200 W. Washington Street
Phoenix, Arizona 85007

Teena Wolfe, Administrative Law Judge Hearing Division
 Arizona Corporation Commission
 1200 W. Washington Street
 Phoenix, Arizona 85007

Robin Mitchell
 Maureen Scott
 Legal Division
 Arizona Corporation Commission
 1200 W. Washington Street
 Phoenix, Arizona 85007

$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	Copy of the foregoing mailed this 5th day of May, 2010, to:	
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	Judith M. Dworkin Sacks Tierney PA	Lawrence V. Robertson, Jr. P.O. Box 1448
4	4250 N. Drinkwater Blvd., Fourth Floor Scottsdale, AZ 85251-3693 Attorney for Anthem Community Council	Tubac, AZ 85646-1448 Attorney for Anthem Community Council
5	Daniel W. Pozefsky, Chief Counsel	Jeff Crockett
6	Residential Utility Consumer Office 1110 West Washington Street Suite 220	Robert Metli SNELL & WILMER One Arizona Center
7 8	Phoenix, Arizona 85007	400 E. Van Buren Street Phoenix, AZ 85004-2202
9	Larry Woods	Attorneys for Resorts  Bradley J. Herrema
10	Property Owners and Residents Assoc. 13815 E. Camino Del Sol	Robert J. Saperstein Brownstein Hyatt Farber Schreck, LLP
11	Sun City West, AZ 85375-4409	21 E. Carrillo St Santa Barbara, CA 83101
12 13	W.R. Hansen 12302 W. Swallow Drive	Greg Patterson Water Utility Association of Arizona
14	Sun City West, AZ 85375	916 W. Adams, Suite 3 Phoenix, AZ 85007
15	Andrew M. Miller Town Attorney Town of Paradise Valley	Desi Howe Anthem Golf and Country Club 2708 W. Anthem Club Drive
16	6401 E. Lincoln Drive Paradise Valley, AZ 85253	Anthem, AZ 85086
17		Joan S. Burke
18	P.O. Box 1267 Tubac, AZ 85646	Law Office of Joan S. Burke 1650 N. First Avenue
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20	Norman D. James	Electronic Service Only Preferred Larry D. Woods 15141 W. Horseman Lane
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22	Suite 2600 Phoenix, AZ 85012	•
23	Philip H. Cook	
24	10122 W. Signal Butte Circle Sun City AZ 85373	
25		

## BEFORE THE ARIZONA CORPORATION COMMISSION 1 2 KRISTIN K. MAYES Chairman 3 **GARY PIERCE** 4 Commissioner 5 PAUL NEWMAN Commissioner 6 SANDRA D. KENNEDY 7 Commissioner 8 **BOB STUMP** Commissioner 9 IN THE MATTER OF THE APPLICATION OF ) 10 ARIZONA-AMERICAN WATER COMPANY, DOCKET NO. W-01303A-09-0343 AN ARIZONA CORPORATION, FOR A DETERMINATION OF THE CURRENT FAIR 11 VALUE OF ITS UTILITY PLANT AND PROPERTY AND FOR INCREASES IN ITS 12 RATES AND CHARGES BASED THEREON 13 FOR UTILITY SERVICE BY ITS ANTHEM WATER DISTRICT AND ITS SUN CITY WATER DISTRICT. 14 15 DOCKET NO. SW-01303A-09-0343 IN THE MATTER OF THE APPLICATION OF 16 ARIZONA-AMERICAN WATER COMPANY, AN ARIZONA CORPORATION, FOR A 17 DETERMINATION OF THE CURRENT FAIR VALUE OF ITS UTILITY PLANT AND 18 PROPERTY AND FOR INCREASES IN ITS RATES AND CHARGES BASED THEREON 19 FOR UTILITY SERVICE BY ITS ANTHEM/AGUA FRIA WASTEWATER 20 DISTRICT, ITS SUN CITY WASTEWATER DISTRICT AND ITS SUN CITY WEST 21 WASTEWATER DISTRICT. 22 PROTECTIVE ORDER 23 1. Confidential Information. All pre-filed testimony, documents, data, (a)

studies and other materials furnished pursuant to any requests for information, subpoenas or

other modes of discovery (formal or informal), and including depositions, and other

requests for information, that are claimed to be proprietary or confidential (herein referred

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to as "Confidential Information"), shall be so marked by the providing party by stamping the same with a "Confidential" designation. In addition, all notes or other materials that refer to, derive from, or otherwise contain parts of the Confidential Information will be marked by the receiving party as Confidential Information. Access to and review of Confidential Information shall be strictly controlled by the terms of this Order.

A party shall memorialize in writing any Confidential Information that it verbally discloses to Staff or another party within five (5) business days of its verbal disclosure, and the writing shall be marked by the Company with the appropriate designation.

A party agrees that it will carefully consider the basis upon which any information is claimed to be trade secret, proprietary, confidential, or otherwise legally protected. A party shall designate as Confidential Information only such information as it may claim in good faith to be legally protected. Where only part of a document, or only a part of an informational submittal may reasonably be considered to be trade secret, proprietary, confidential, or otherwise legally protected, a party shall designate only that part of such information submittal as Confidential Information under this Agreement. Information that is publicly available from any other source shall not be claimed as Confidential Information under this Agreement. Any party shall have the right to challenge at any time a party's designation of any document or portion thereof as "Confidential" in accordance with the procedures described in Section 6 of this Agreement.

(b) <u>Use of Confidential Information - Proceeding.</u> All persons who may be entitled to review, or who are afforded access to any Confidential Information by reason of this Order shall neither use nor disclose the Confidential Information for purposes of business or competition, or any purpose other than the purpose of preparation for and conduct of proceedings in the above-captioned docket and all subsequent appeals, and shall keep the Confidential Information secure as confidential or proprietary information and in accordance with the purposes, intent and requirements of this Order.

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(d) <u>Nondisclosure Agreement</u>. Any party, person, or entity that receives Confidential Information pursuant to this Order shall not disclose such Confidential Information to any person, except persons who are described in section l(c) above and who have signed a nondisclosure agreement in the form which is attached hereto and incorporated herein as Exhibit "A". Court reporters shall also be required to sign an Exhibit "A" and comply with terms of this Order. Commissioners, Administrative Law Judges, and their respective Staff members are not required to sign an Exhibit "A" form.

The nondisclosure agreement (Exhibit "A") shall require the person(s) to whom disclosure is to be made to read a copy of this Protective Order and to certify in writing that they have reviewed the same and have consented to be bound by its terms. The agreement shall contain the signatory's full name, employer, job title and job description, business address and the name of the party with whom the signatory is associated. Such agreement shall be delivered to counsel for the providing party before disclosure is made, and if no

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objection thereto is registered to the Commission within three (3) business days, then disclosure shall follow. An attorney who makes Confidential Information available to any person listed in subsection (c) above shall be responsible for having each person execute an original Exhibit "A" and a copy of all such signed Exhibit "A's" shall be circulated to all other counsel of record promptly after execution.

- 2. (a) <u>Notes.</u> Limited notes regarding Confidential Information may be taken by counsel and experts for the express purpose of preparing pleadings, cross-examinations, briefs, motions and argument in connection with this proceeding, or in the case of persons designated in section l(c) of this Protective Order, to prepare for participation in this proceeding. Such notes shall then be treated as Confidential Information for purposes of this Order, and shall be destroyed after the final settlement or conclusion of these proceedings in accordance with subsection 2(b) below.
- (b) **Return.** All notes, to the extent they contain Confidential Information shall be destroyed after the final settlement or conclusion of these proceedings. The party destroying such Confidential Information shall advise the providing party of that fact within a reasonable time from the date of destruction.

Any party providing either Confidential Information may object to the designation of any individual as a person who may review Confidential Information. Such objection shall be made in writing to counsel submitting the challenged individual's Exhibit "A" within three (3) business days after receiving the challenged individual's signed Exhibit "A". Any such objection must demonstrate good cause to exclude the challenged individual from the review of the Confidential Information. Written response to any objection shall be made within three (3) business days after receipt of an objection. If, after receiving a written response to a party's objection, the objecting party still objects to disclosure of Confidential Information to the challenged individual, the Commission shall determine whether Confidential Information must be disclosed to the challenged individual.

Execution of this Agreement by the parties and performance of their obligations hereunder shall not result in waiver of any claim, issue, or dispute concerning the trade secret, proprietary, confidential, or legally protected nature of the Confidential Information provided.

- 4. Objections to Admissibility. The furnishing of any document, data, study or other materials pursuant to this Protective Order shall in no way limit the right of the providing party to object to its relevance or admissibility in proceedings before this Commission.
- 6. <u>Challenge to Confidentiality</u>. This Order establishes a procedure for the expeditious handling of information that a party claims is Confidential. It shall not be construed as an agreement or ruling on the confidentiality of any document. Any party may challenge the characterization of any information, document, data or study claimed by the providing party to be confidential in the following manner:
  - (a) A party seeking to challenge the confidentiality of any materials pursuant to this Order shall first contact counsel for the providing party and attempt to resolve any differences by stipulation;
  - (b) In the event that the parties cannot agree as to the character of the information challenged, any party challenging the confidentiality shall do so by appropriate pleading. This pleading shall:
    - (1) Designate the document, transcript or other material challenged in a manner that will specifically isolate the challenged material from other material claimed as confidential; and
    - (2) State with specificity the grounds upon which the documents, transcript or other material are deemed to be non-confidential by the challenging party.
  - (c) A ruling on the confidentiality of the challenged information, document, data or study shall be made by an Administrative Law Judge after proceedings in camera, which shall be conducted under circumstances such that only those persons duly authorized hereunder to have access to such confidential materials shall be present. This hearing shall commence no earlier than five (5) business days after service on the providing party of the pleading required by subsection 6(b) above.
  - (d) The record of said <u>in camera</u> hearing shall be marked "CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER IN DOCKET NOS.W-01303A-09-

0343 and SW-01303A-09-0343". Court reporter notes of such hearing shall be transcribed only upon agreement by the parties or Order of the Administrative Law Judge and in that event shall be separately bound, segregated, sealed, and withheld from inspection by any person not bound by the terms of this Order.

- (e) In the event that the Administrative Law Judge should rule that any information, document, data or study should be removed from the restrictions imposed by this Order, no party shall disclose such information, document, data or study or use it in the public record for five (5) business days unless authorized by the providing party to do so. The provisions of this subsection are intended to enable the providing party to seek a stay or other relief from an order removing the restriction of this Order from materials claimed by the providing party to be confidential.
- 7. (a) **Receipt into Evidence.** Provision is hereby made for receipt into evidence in his proceeding materials claimed to be confidential in the following manner:
  - (1) Prior to the use of or substantive reference to any Confidential Information, the parties intending to use such Information shall make that intention known to the providing party.
  - (2) The requesting party and the providing party shall make a good-faith effort to reach an agreement so that the Information can be used in a manner which will not reveal its confidential or proprietary nature.
  - (3) If such efforts fail, the providing party shall separately identify which portions, if any, of the documents to be offered or referenced shall be placed in a sealed record.
  - (4) Only one (1) copy of the document designated by the providing party to be placed in sealed record shall be made.
  - (5) The copy of the documents to be placed in the sealed record shall be tendered by counsel for the providing party to the Commission, and maintained in accordance with the terms of this Order.
- (b) <u>Seal.</u> While in the custody of the Commission, materials containing Confidential Information shall be marked "CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER IN DOCKET NOS. W-01303A-09-0343" and shall not be examined by any person except under the conditions set forth in this Order.
- (c) <u>In Camera Hearing</u>. Any Confidential Information that must be orally disclosed to be placed in the sealed record in this proceeding shall be offered in an <u>in</u>

camera hearing, attended only by persons authorized to have access to the information under this Order. Similarly, any cross-examination on or substantive reference to Confidential Information (or that portion of the record containing Confidential Information or references thereto) shall be received in an in camera hearing, and shall be marked and treated as provided herein.

- (d) Access to Record. Access to sealed testimony, records and information shall be limited to the Administrative Law Judge, Commissioners, and their respective staffs, and persons who are entitled to review Confidential Information pursuant to subsection l(c) above and have signed Exhibit "A", unless such information is released from the restrictions of this Order either through agreement of the parties or after notice to the parties and hearing, pursuant to the ruling of an Administrative Law Judge, the order of the Commission and/or final order of a court having final jurisdiction.
- (e) <u>Appeal Subsequent Proceedings</u>. Sealed portions of the record in this proceeding may be forwarded to any court of competent jurisdiction for purposes of an appeal but under seal as designated herein for the information and use of the court or the FCC. If a portion of the record is forwarded to a court or the providing party shall be notified which portion of the sealed record has been designated by the appealing party as necessary to the record on appeal.

## (f) <u>Judicial Proceedings Related to Nonparty's Request for Disclosure.</u>

Where the Commission, ALJ, or Staff determines that disclosure is not appropriate, a party as the real party in interest shall join as a co-defendant in any judicial action brought against the Commission and/or Commissioners by the party seeking disclosure of the information, unless the party is already specifically named in the action. Each such party also agrees to indemnify and hold the Commission harmless from any assessment of

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expenses, attorneys' fees, or damages resulting from the Commission's denial of access to the information found to be non-confidential.

In the event that the Commission becomes legally compelled (by deposition, interrogatory request for documents, subpoena, civil investigative demand, or similar process) to disclose any of the Confidential Information, the Commission shall provide the affected party with prompt written notice of such requirement so that said party may seek an appropriate remedy and/or waive compliance.

- (g) Return. Unless otherwise ordered, Confidential Information, including transcripts of any depositions to which a claim of confidentiality is made, shall remain under seal, shall continue to be subject to the protective requirements of this Order, and shall, at the providing party's discretion, be returned to counsel for the providing party, or destroyed by the receiving party, within thirty (30) days after final settlement or conclusion of these proceedings. If the providing party elects to have Confidential Information destroyed rather than returned, counsel for the receiving party shall verify in writing that the material has in fact been destroyed.
- 8. <u>Use in Pleadings</u>. Where references to Confidential Information in the sealed record or with the providing party is required in pleadings, briefs, arguments or motions (except as provided in section 6), it shall be by citation of title or exhibit number or some other description that will not disclose the substantive Confidential Information contained therein. Any use of or substantive references to Confidential Information shall be placed in a separate section of the pleading or brief and submitted to the Administrative Law Judge or the Commission under seal. This sealed section shall be served only on counsel of record and parties of record who have signed the nondisclosure agreement set forth in Exhibit "A." All of the restrictions afforded by this Order apply to materials prepared and distributed under this section.

- 9. <u>Summary of Record</u>. If deemed necessary by the Commission, the providing party shall prepare a written summary of the Confidential Information referred to in the Order to be placed in the public record.
- 10. **Breach of Agreement.** Company, in any legal action or complaint that it files in any court alleging breach of this Agreement shall, at the written request of the Commission, name the Arizona Corporation Commission as a Defendant therein.
- 11. <u>Non-Termination</u>. The provisions of this Agreement shall not terminate at the conclusion of this proceeding.

## EXHIBIT A CONFIDENTIAL INFORMATION

2	I have read the foregoing Protective Order dated, 2010, in Docl	
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4	conditions of this Order.	
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6	Name	
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8	Employer	
9	Employer	
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11	Job title and Job Description	
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13	Business Address	
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16	Party	
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18	Signature	
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21	Date	
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